

**Appl. No.** : 10/697,960  
**Filed** : October 29, 2003

### **REMARKS**

Claims 1-99 were pending. With the present Response, Claims 6, 75, and 76 are amended, and Claims 72-74 are canceled without prejudice; therefore, Claims 1-71 and 75-99 remain pending for consideration.

#### **Specification**

The foregoing amendments to the specification are provided to correct minor typographical errors, to indicate the status of trademarked terms, and to add reference numerals to provide additional clarification. No new matter is added by the foregoing amendments.

#### **Allowed and Allowable Claims**

Applicants wish to thank the Examiner for the thorough review of their patent application, for allowing Claims 1-5, 7-71, and 82-99, and for finding Claims 75-81 allowable.

#### **Claim 6**

Claim 6 was rejected under 35 U.S.C. § 112, second paragraph, as being indefinite. The phrase "further comprising further comprising" has been amended as indicated above to correct that typographical error. Claim 6 is now allowable.

#### **Claims 72-74**

Claims 72-74 are rejected under 35 U.S.C. § 103(a). Claims 72-74 have been canceled, without prejudice. Applicant reserves the right to pursue one or more of these claims in a continuing application.

#### **Claims 75-81**

Claims 75-81 are objected to as being dependent upon a rejected base claim. Claims 75 and 76 have each been rewritten to include all of the limitations of original Claim 74. Therefore, Claims 75 and 76 are now allowable. Claims 77-81 depend from Claim 76, and are therefore allowable because they depend from an allowable base claim and because they recite independently patentable features.

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**Drawings**

The Office Action Summary indicated that the drawings were objected to. Formal replacement sheets are now provided. Some of the drawings are amended to add reference numerals or correct typographical errors, as indicated in greater detail above. No new matter has been added to any of the drawings.

Please charge any additional fees, including any fees for additional extension of time, or credit overpayment to Deposit Account No. 11-1410.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: April 28, 2005

By: 

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Recognized under 37 CFR § 11.9(b)

*For Attorney of Record,*

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### **AMENDMENTS TO THE DRAWINGS**

Please replace all 34 sheets of drawings with the attached formal drawings. In addition, the drawings are amended as follows:

In FIG. 3, the arrow heads are removed, and reference numerals 153, 157 and 159 are added;

In FIG. 5 reference number 168 is added;

In FIG. 12, reference number 15 is added;

In FIG. 20, reference numbers 15 and 215 are added and the lead to antenna 162 is redrawn;

In FIG. 22, the figure is renumbered FIG. 23;

In FIG. 23, the figure is renumbered FIG. 22;

In FIG. 25, the symbols “(1)”, “(2)”, and “(3)” are deleted;

In FIG. 26A, the reference line extending from reference number 318 is moved and the header 317 of the stand alone coil module is illustrated;

In FIG. 26B, the frequency method terminal is labeled “freq. method” and the reference number to the clock divider is changed from 314 to 313;

In FIG. 26C, the label “1N5711” is deleted, the typographical error in the label “Change Pump” is corrected to read “Charge Pump”, and the reference number 300 is added; and

In FIG. 26D, the label “1N5711” is deleted.

No new matter is added by any of the foregoing amendments.